UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF WISCONSIN Plaintiffs HANNAH GITTINGS; CHRISTOPHER MCNEAL; NATHAN PEET;

Defendants:

CARMEN PALMER;

KEVIN MATHEWSON; individually and as THE COMMANDER of the KENOSHA GUARD; RYAN BALCH, individually and as TACTICAL ADVISOR for the KENOSHA GUARD AND BOOGALOO BOIS;

&

FACEBOOK, a U.S. Corporation;

Attorney for Plaintiff:

Jason Flores-Williams 1851 Bassett St 509 Denver, CO 80202 Reg. No. #49702 303-514-4524 Jfw@ifwlaw.net

COURT USE ONLY

JURY TRIAL DEMANDED

Case Number:

2:20-cv-01483 WED

DECLARATION OF JASON FLORES-WILLIAMS IN SUPPORT OF CIVIL L. R. 7(h) EXPEDITED NON-DISPOSITIVE MOTION TO STRIKE JENNIFER SIRRINE AS COUNSEL FOR PLAINTIFFS PURSUANT TO SCR 20:1.16

- I, Jason Flores-Williams, hereby declare:
- 1. I am over 18 years of age and am competent to make this Declaration. I make this Declaration on personal knowledge.
 - 2. I am counsel for the Plaintiffs in this matter.

- 3. The Plaintiffs contacted my law office to represent them in the above-referenced. Cause.
 - 4. Ms. Sirrine was brought on later as co-counsel.
- 5. As a result of issues that arose, all four Plaintiffs have discharged Ms. Sirrine as is their right.
- 6. The undersigned has respectfully requested that Ms. Sirrine withdraw pursuant to the Plaintiff's requests, she has not done so as of this date.
- 7. If the Court requires any further documentation or evidence from all Four Plaintiffs, then they can be submitted under seal.

I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct.

Signed at Denver, Colorado on October 2, 2020.

/s/ Jason Flores-Williams
Jason Flores-Williams